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to re-value and re-assess the real and personal property within said county.

Property below \$100 excepted.

2. And be it enacted, That no person in said county, whose property shall not be assessed to the amount of one hundred dollars, shall be liable for, or chargeable with any tax, assessment or charge imposed in virtue of the act passed at November Session, eighteen hundred and twelve, entitled, An Act for the valuation of real and personal property in the several counties in this

Commissioners named. 3. And be it enacted, That the following persons shall be, and are hereby appointed commissioners of the tax for said county, to wit: Francis W. Hall, Benjamin Ogle, Clement Brook, Benjamin Oden and James Robinson; and are hereby authorised and empowered to carry into full effect and operation, all the provisions of this act and the act of eighteen hundred and twelve, entitled "An Act for the valuation of real and personal property in the several counties of this state."

Passed Jan. 29, 1825.
Preamble.

CHAPTER. 39.

An act relating to two deeds of Manumission recorded amongst the records of Kent County.

Whereas, it has been made to appear, by the petitions of Richard Barroll and Rachael George, in a manner satisfactory to the members of this General Assembly, that two deeds of Manumission, recorded amongst the records of Kent county, are, contrary to the meaning and intention of the parties thereto, rendered inoperative, because the said deeds of manumission are not evidenced by two witnesses as required by an act of Assembly, passed at November Session, one thousand seven hundred and ninety-six, entitled, "An Act relating to negroes, and to repeal the acts of Assembly therein mentioned," whereby the petitioners aforesaid are liable to be aggrieved: and whereas it is reasonable and proper that the said deeds of Manumission should be made valid and effectual, so far as the same can be done without interfering unjustly with the legal rights acquired by third persons: Therefore,

Deed made valid.

SEC. 1. Be it enacted by the General Assembly of Maryland. That a certain deed of manumission made by John Norris, dated the twenty-third day of August, in the year one thousand eight hundred and twenty one, and recorded on page two hundred and fifty-two of Liber W. S. No. two, one of the record books of Kent county; and a certain deed of Manumission made by Joseph W. George, dated the twelfth day of August, in the year one thousand eight hundred and sixteen; and recorded on page one hundred and ninety-three of Liber B. C. number four, one of the record books of Kent county, be, and they are hereby made as valid and effectual to all intents and purposes, as if they were evidenced by two witnesses, as required by an act of Assembly, passed at November Session, one thousand seven hundred and ninety-six, entitled, An Act relating to negroes, and to repeal the acts of Assembly therein mentioned: provided, that nothing in this act contained, shall be so construed as to impair, or in any manner, affect the legal right or rights of any person or persons, which may have accrued or become vested between the times of the respective

Proviso.